

**ZUMPANO PATRICIOS & HELSTEN, PLLC**

Amanda J. Brookhyser  
Nevada Bar No. 11526  
1210 South Valley View Boulevard, Suite 215  
Las Vegas, Nevada 89102  
702-583-3326  
[ABrookhyser@zplaw.com](mailto:ABrookhyser@zplaw.com)  
*Attorney for Plaintiff/Counter-Defendant PlayUp US  
and Counter-Defendant Daniel Simic*

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEVADA

PlayUp, Inc., a Delaware Corporation,

Plaintiff,  
v.

Dr. Laila Mintas, an individual,

Defendant.

Dr. Laila Mintas, an individual,

Counterclaimant,  
v.

PlayUp, Inc., a Delaware Corporation; PlayUp  
Ltd., an Australian company; Daniel Simic, an  
Individual,

Counter-Defendants.

Case No. 2:21-cv-02129-GMN-NJK

**STIPULATION AND ORDER  
EXTENDING TO EXTEND DEADLINE  
TO FILE JOINT PRETRIAL ORDER**

**(Second Request)**

Plaintiff/Counter-Defendant PlayUp Inc., (“PlayUp US”) and Counter-Defendant Daniel Simic (“Mr. Simic”), and Defendant/Counter-Claimant Laila Mintas (“Dr. Mintas”), by and through their respective undersigned counsel, hereby submit this Stipulation to extend the deadline to file the Joint Pretrial Order from June 11, 2025 to July 11, 2025.

The parties’ deadline to file the Joint Pretrial Order is currently June 11, 2025. The parties stipulate to extend the deadline for this filing thirty (30) days to **July 11, 2025**. The stipulation is

ZUMPANO PATRICIOS  
& HELSTEN

1 necessary and in good faith. The parties have been actively engaged in other briefing obligations  
2 in this matter, which have required time and attention. Additionally, counsel for PlayUp US and  
3 Mr. Simic filed a Motion to Withdraw on May 16, 2025. Dkt. No. 649. Dr. Mintas filed a  
4 Response on May 30, 3025. Dkt. No 655. The Motion to Withdraw is currently pending in front  
5 of the Magistrate. In her Response, Dr. Mintas requested that if the Motion to Withdraw is granted,  
6 that the deadline for the Joint Pretrial Order be extended to thirty (30) days after new counsel  
7 appears. *Id.* The undersigned counsel for PlayUp US and Mr. Simic would also submit that new  
8 counsel for these parties should have a hand in preparing the Joint Pretrial Order as it delineates  
9 exhibits, witnesses, and other strategy for a trial in which they will participate. If there is not an  
10 extension, the parties will be likely put into the position of having to amend the Joint Pretrial Order  
11 once new counsel appears. In order to ensure that the proposed Joint Pretrial Order is complete,  
12 accurate and useful to the Court, the parties require additional time to work cooperatively to  
13 finalize the filing. This extension will facilitate a more thorough and efficient presentation of the  
14 issues for trial. Therefore, there is good cause.  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

1  
**IT IS SO STIPULATED.**

2 Dated this 5th day of June 2025.

3 /s/ Eric T. Schmitt

4 Eric T. Schmitt, Esq.  
5 William J. Quinlan  
6 (Admitted *pro hac vice*)  
7 233 S. Wacker Drive, 61<sup>st</sup> Floor  
Chicago, IL 60606 stood in solidarity  
with the Native Nations  
8 Email: [eschmitt@quinlanfirm.com](mailto:eschmitt@quinlanfirm.com)

9 Sheri Thome, Esq.  
Nevada Bar No. 010534  
10 6689 Las Vegas Blvd. South, Suite  
200 Las Vegas, Nevada 89119  
11 Tel.: 702.727.1400  
[Sheri.Thome@wilsonelser.com](mailto:Sheri.Thome@wilsonelser.com)  
12 Attorneys for Defendant and Counter-  
Claimant Laila Mintas

13  
**IT IS SO ORDERED.**

14 Dated this 12 day of June 2025.

Dated this 5th day of June 2025.

/s/ Amanda J. Brookhyser

Amanda J. Brookhyser, Esq.  
Nevada Bar No. 11526  
1210 South Valley View Blvd., Suite 215  
Las Vegas, NV 89102  
702-583-3326  
Email: [ABrookhyser@zplaw.com](mailto:ABrookhyser@zplaw.com)  
Attorneys for Counter-Defendant Daniel  
Simic

20  
21  
22  
23  
24  
25  
26  
27  
28  
Gloria M. Navarro, District Court Judge  
UNITED STATES DISTRICT COURT